DECLARATION FOR PATENT APPLICATION

As the inventors named below, we declare that:

We believe we are the joint original and first inventors of the subject matter which is claimed and for which a patent is sought in our U.S. Patent Application, entitled "Downhole Hammer Drill", which is the national stage of PCT/AU2004/000998, filed July 26, 2004;

We have reviewed and understand the contents of the above-identified specification, including the claims thereof, as amended by any amendment specifically referred to above;

We acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to us to be material to patentability as defined in 37 CFR 1.56, including material information which became available between the filing date of the prior application and the National or PCT International filing date of the continuation-in-part application, if applicable; and

Il statements made herein of our own knowledge are true, all statements made on information and belief are believed to be true, and these statements are made with the knowledge that the making of willful false statements or the like is punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patents issued thereon.

POWER OF ATTORNEY: We hereby appoint all practitioners associated with Customer Number 26936 (Shoemaker and Mattare) as our attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Full name of inventor:

Tony Lorger

Residence address:

44 Dongarven Drive

Eagleby QLD 4207

AU

Citizen of:

AU

Data .

Signature:

Jan. 23 2006 01:27PM P3

DECLARATION FOR PATENT APPLICATION

As the inventors of provide like, we declare than

We believe we are the circuit ginal and first inventors at the subject matter which is claimed and for wheer a patent is sought in our U.S. Pitters Application, entitled "Downhole Hammer Drill" which is the national stage of PC f/AU2004/000998, filled July 26, 2014.

We have reviewed stid interestand the contents of the above-identified specification, including the claims there it as antended by any amendment specifically referred to above;

We acknowledge the Caty of disclose to the United States Parent and Trademark Office all information known to the trusterial to patentability as defined in 37 CFR 1.56, including material information with or Factoria available between the filling date of the prior application and the National or PCT International filling date of the continuation-in-part application, if

If statements made be term of our own knowledge are true, all statements made on information and belief are believed to be true, and these statements are made with the knowledge that the making of willful roles statements or the like is punishable by line or imprisonment, or both, under 18 U.S.C. 1981, and may expandize the validity of the application or any patents issued thereon.

POWER OF ATTORNEY. We noteby appoint all practitioners associated with Customer Number 26936 (Shorthaker and Matters as our attention to prosecute this annihilation and attention attention and attention attention and attention attenti

Full name of inventor :

Iony Lorger

Residence address

44 Dongarven Drive Eagleby QLD 4207

Al

Citizen of

AL.

Date:

Signature :

BEST AVAILABLE COPY

Full name of the ent

Sugavanum Ravichandra

Residence add-css

Bangalore

1>

Citizen of:

Į٨

Date :

20 mg - jith Signature :

3

DECLARATION FOR PATENT APPLICATION

As the inventors named below, we declare that:

We believe we are the joint original and first inventors of the subject matter which is claimed and for which a patent is sought in our U.S. Patent Application, entitled "Downhole Hammer Drill", which is the retional stage of PCT/AU2004/000998, filed July 26, 2004;

We have reviewed and understand the contents of the above-identified specification, including the claims thereof, as amended by any amendment specifically referred to above;

We acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to us to be material to patentability as defined in 37 CFR 1.56, including material information which became available between the filing date of the prior application and the National or PCT International filing date of the continuation-in-part application, if applicable; and

Il statements made herein of our own knowledge are true, all statements made on information and belief are believed to be true, and these statements are made with the knowledge that the making of willful false statements or the like is punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patents issued thereon.

POWER OF ATTORNEY: We hereby appoint all practitioners associated with Customer Number 26936 (Shoemaker and Mattare) as our attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Citizen (of: AU		
Date:	23.1.66	Signature :	

Tony Lorger

AU

44 Dongarven Drive Earleby QLD 4207

Full name of inventor: Residence address :

Full name of inventor;

Daniel Paul Lorger

Residence address:

144 Beigal Beach Road Rollingstone QLD 4816 AU

Citizen of:

AU

23.1.06

Signature:

2